REMARKS

Claims 1-19 remain under active prosecution in the present application. Applicants respectfully assert that all amendments are supported by the original disclosure and do not introduce new matter. Moreover, Applicants further respectfully assert that the amendments merely clarify the scope of the claims.

In the subject Office Action dated February 2, 2005, the Examiner noted that the "amendment to the claims filed on 9 December 2004 does not comply with the requirements of 37 CFR 1.121(c) because claim 1, line 9 has removed text and defined its status as "original". In lieu of applicant's remarks, it appears that applicant inadvertently left out the text "frictionally biased" from line 9 of claim 1. Additionally, amended claim 16, line 12 inserted a new word "in", but did not underline the text." Applicants appreciate being afforded an opportunity to correct these oversights. As such, in compliance with 37 CFR 1.121 (c), Applicants have restored claim 1 to its original text including the text "frictionally biased" at line 9. Claim 16 has the inserted word "in" now underlined. In addition, the Applicants have taken this opportunity to make further corrections. Specifically, in claim 16, the word "receiving" has now been amended to read "received". Claim 5 has the underlining and strike-outs now more concisely presented. Claim 10 has amended text "the group" restored to the original "a group" for antecedent basis purposes and parentheses added around the inserted numbering "ii". Claim 19 has been revised for clarity by changing and moving the text "responsive to a user to" to the text "in response to a user".

Conclusion

In light of the amendments and remarks made herein, it is respectfully submitted that the claims currently pending in the present application are in form for allowance. Accordingly, reconsideration of those claims, as amended herein, is earnestly solicited. Applicants encourage the Examiner to contact their representative, David Franklin at (513) 651-6856 or dfranklin@fbtlaw.com.

The Commissioner for Patents is hereby authorized to charge any deficiency or credit any overpayment of fees to Frost Brown Todd LLC Deposit Account No. 06-2226.

CERTIFICATE OF MAILING

I hereby certify that a copy of this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to MS Amendment, Commissioner of Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

both A. Middleton

February 14, 2005

Flizabetto A Middleton

Respectfully submitted,

Jeffrey S. Swayze et al.

David E. Franklin

Registration No. 39,194

Attorney for Applicant(s)

FROST BROWN TODD LLC

2200 PNC Center

201 East Fifth Street

Cincinnati, Ohio 45202

(513) 651-6856

dfranklin@fbtlaw.com

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